

THE STATE OF TEXAS

5

COUNTY OF TARBANT

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

#### NO SURFACE USE OIL AND GAS LEASE

THIS NO SURFACE USE OIL AND GAS LEASE ("Lesse") is made as of the Date") by and between, Engene C. Warneke, as Lessor "Lessor" whether one or more), whose address is: APDO 4100-809, Graccia Alajuela, Costa Rica, and Fleet Oil and Gas, Lett., as Lessor, whose address is: 3000 Montgomery St., Fort Worth, Totas 75107. Lessor and Lessee are sometimes collectively referred to in this Lense as the "Partier".

- 1. Leased Premises. Lessor, in consideration of a cash bonus in hand gaid by Lesser, the royalties herein provided, and the covenants, agreements and obligations of Lessee have contained, and subject to the conditions and limitations hereinafter set forth, hereby leases and lets, exclusively unto Lessee, for the purpose of exploring, drilling for, producing, and marketing oil and gas, the land in Tarrant County, Texas, described in Schedule A attached hereto and incorporated herein by reference (and factored to herein as "Said Land," the "Property", or the "Leased Premises"). The Leased Premises shall include all strips and gones, thereins, ensurements, highways and alleyways adjacent thereto. Lessor agrees to execute at Lessee's request any additional or supplemental instruments reasonably accessary for a more complete or occurate description of the leased premises. For the purpose of determining the amount of any shut-in royalties hereunder, the mamber of gross acres specified on Schodule A shall be deemed correct, whether actually more or less.
- 2. Term. Subject to the other provisions contained herein, this Leuse shall be for a term of thirty-six (36) months from the date itereof (the "primary term") and for as long thereafter as oil or gas or other substances covered hereby are produced in paying quantities from the Leused Premises or from lands pooled therewith, or this Lexic is otherwise maintained in effect pursuant to the provisions berrof.
- Option Classe. Notwithstanding anything to the constrary herein, Lessee is hereby granted the exclusive option, to be exercised prior to the date Which this Lease or may purtion thereof would expire in accordance with its terms and provisions, of extending this Lease for an additional period of two (2) years \$6\$ to all or may purtion of the acreage of the Leased Premises. The only action required by Lessee to exercise this option being physical to Lessor of an additional consideration of the sam equal to the original cash homes paid to Lessor as a homes for signing the Lesse, which payment shall cover the entire two (2) year extended primary term. Should this option be exercised as herein provided, it shall be considered for all purposes as though this Lease originally provided for a primary term. Should this Lease is extended as to only a portion of the acreage then covered thereby, Lease shell designate such portion by a recordable instrument.
- 4. Minerals Covered. For purposes of this Lease, "oil and gas" means oil, gus and other liquid and gaseous hydrocarbons and their constituent elements produced shrough a well bore. "Oil" includes all condensate, distribute and other liquid and gaseous hydrocarbons produced through a well bore. "Oas" includes helium, carbon dioxide and other commercial gases, as well as hydrocarbon gases. Expressly excluded from this Lease are lignite, coal, sulfur and other like minerals. Lessee shall have no rights to water in, on, or under lands of Lessor.
- 5. Royalty. Royalties on oil, gas and other substances produced and saved lieneunder shall be paid by Lessee to Lesser as follows: (a) for oil and other liquid hydrocarbons separated at Lessee's separator facilities, the royalty shall be Twenty-Five Percent (25%) of such production, to be delivered at Lessee's option to Lessor at the wellhead or to Lessor's credit at the oil purchasse's transportation facilities, provided that Lessee shall have the continuing right to purchase such production at the wellhead market price then prevailing in the same field (or if there is no such price then prevailing in the same field, then in the nearest field in which there is such a prevailing price) for production of similar grade and gravity; and (b) for gas (including casinghead gas) and all other substances covered hereby, the royalty shall be Twenty-Five Percent (25%) of the proceeds realized by Lessee from the sale thereof. computed at the point of sale, provided that Lessee shall have the continuing right to purchase such production at the prevailing welfhead market price posit for production of similar quality in the same field (or if there is no such price then prevailing in the same field, then in the nearest field in which there is such a prevailing price) purmant to comparable purchase contracts entered into on the same or nearest preceding date as the fate on which Lessee ses bereunder. commences its nurch

Royalides on oil, gas and other substances produced and saved hereunder which are processed in a processing plant in which Lessee, or an affiliate of tolysates on the jets man oner substances produced and saved hereunder which are processed in a processing plant in which Lessee, or an affiliate of Lessee, has a direct or indirect interest, shall be calculated based upon the highest of the proceeds received or the market value of the products so processed. Similarly, on tall, gas and other autostance produced and saved hereunder which are sold to Lessee, or an affiliate of Lessee, or on affiliate of Lessee, or an affiliate of Lessee, or on affiliate of Lessee, or on affiliate and the products and the processed received by Lessee for said products. Notwitistanding anything to the company herein, in no event shall any of Lessee; a repart to delivery, transportation, manufacture, processing, treating or marketing, or for construction, operation of deprecision of any plant or other facility or equipment for processing or results of lorges produced from the leased premises or lands product therewith. In no event shall Lessee receive a price less than Lessee in sales to nonaffiliates. However, any additional transportation costs for transporting of lessee of other professes to a note of sale other than the first interest and the country of the products and other products are not of sale other than the first interest of the constitution. oil, gas or other produces to a point of sale other than the first interconnect with a non-affiliated third party which results in cohencing the value of the Oil, gas or other products to a poem or same other man me mist interconnect with a non-initiation until party which results in commaning the value of the marketable oil, gas or other products to receive a better price may be deducted pro rate from Lesson's share of production as long as they are based on Lesson's actual transportation costs. In no event shall Lesson receive a price that is less than, or more than, the price received by Lesson from that purchaser. It is the intent of the parties that the provisions of this section are to be fully effective and enforceable and are not to be construed as "surplusage" under the principles set forth in <u>Heringe Resources v. Nations Reak</u>, 939 S.W.2d 118 (Tex. 1997).

As used herein, "affiliate" means (i) a corporation, joint venture, partnership or other entity that owns more than 10 percent (10%) of the outstanding voting interest of Lessec or in which Lessec owns more than ten percent (10%) of the outstanding voting interest; or (ii) a corporation, joint venture, partnership or other entity in which, together with Lessec, more than 10 percent (10%) of the outstanding voting interest of both the Lessec and the other corporation, joint venture, partnership or other entity is owned or controlled by the same person or group of persons.

Lessee must disburse or cause to be disbursed to Lessor its royalty on production from a particular well not later than one hundred twenty (120) days after the end of the month following first delivery of gas from the well into the pipeline. Thereafter, Lessee must disburse or came to be disbursed to Lessor by the last day of each arouth its toyalty on production for which Lessee received payment in the preceding month, but in no event shall royalty be paid more than sixty (60) days after the last day of the month of production. If not paid when due, Lessor's royalty shall bear interest at the maximum lawful rate from the date until paid, which amount Lessee agrees to pay. Acceptance by Lessor of royalties that are past due shall not act as a waiver or estopped of its right to receive interest due thereum unless Lessor expressly so provides in writing signed by Lessor.

The receipt by Lessee, or Lessee's operator, from a purchaser or a pipeline company of proceeds of production for distribution to Lessor will not result in the receipt by Lessee, or Lessee's operator, from a purchaser or a paperine company on process or production for unsultaneous or session and the proceeds in the see, or Lessee's operator, acquiring legal or equitable title to those proceeds, but Lessee, or Lessee's operator, will at all times hold the proceeds in that for the benefit of Lessor. Notwithstanding the insolvency, buthroptcy, or other business failure of a purchaser of production from Said Land or pipeline company transporting production from Said Land, Lessee will remain liable for payment to Lessor for, and agrees to pay Lessor all toyokies due Lessor together with interest if not timely paid. Lessor retains the right to terminate the Lesse for fallure to pay royalties, after a period of written notice and opportunity to time which shall not exceed sixty (60) days.

Gas produced from Said Land or pooled unit that Said Land is included therewith shall not be commingled with gas produced from any other lands prior to the point where the gas produced from this Lease passes through the meter which will measure the gas for calculating the payment made by the purchaser of gas production.

6. Shut-in Royalty. If at the end of the primary term or my since thereafter one or more wells on the leased practices or lands pooled therewith are capable of producing oil or gas or other substances covered hereby in paying quantities, but such well or wells are dither shut-in or production therefrom is not being sold by Lessec, such well or wells shall nevertheless be deemed to be producing in paying quantities for the purpose of maintaining this Lease. A well that has been drilled but not fraced shall be deemed incapable of producing in paying quantities. If for a period of ninety (90) consecutive days the purpose of the pur such well or wells are shut-in or production therefrom is not being sold by Lessee, then Lessee shall pay shut-in royally of twenty-live dollars (\$25,00) per

acre then covered by this lease on or before the end of said 90-day period and thereafter on or before each anniversary of the end of said 90-day period while the well or wells are shut-in or production therefrom is not being sold by Lessee; provided, however, that if this Lease is otherwise being maintained by operations, or if production is being sold by Lessee from another well or wells on the leased premises or lands pooled therewith, no shut-in royally shall be due until the end of the 90-day period next following cossations of such operations or production. Notwithstanting anything to the contrary heavin, it is requestly understood and agreed that after the expiration of the primary term, Lessee shall not have the right to continue this Lease in force by payment of shut-in royalty for more than one single period of up to two (2) consecutive years.

- 7. Payments. All short-in or other royalty payments under this Lease shall be paid or tendered to Lessor at the address herein, or at such address or to Lessor's credit at such depository institution as Lessor roay provide written notice of from time to time. All payments or tenders may be made by check or electronic transfer.
- 8. Continuous Driffins Obligations. If Lessee drills a well which is incapable of producing in paying quantities (a "dry hole") on the Lessed Premises or lands production (whether or not in paying quantities) permanently ceases from any cause, including a revision of unit boundaries pursuant to the provisions of Section 9 or the action of any government authority, then in the event this Lesse is not otherwise being maintained in force a shall nevertheless remain in force if Lessee commences operations for reworking an existing would or for drilling an additional well or for otherwise obtaining or existoring production on the Lesseed Premises or lands pooled therewith within ninety (90) days after completion of operations such dry hole or writin vinety (90) days after such cessation of all production. If at the end of the primary term, or at any time thereafter, this Lessee is not otherwise being maintained in force but Lessee is then engaged in drilling, reworking or only other operations reasonably calculated to obtain or restore production therefrom, this Lesse shall remain in force so long as any one or more of such operations are prosecuted with no cessation of more than ninety (90) consecutive days, and if any such operations results in the pundention of oil or gas or other substances covered hereby, as long thereafter as there is production in paying quantities from the Lessed Premises or lands pooled therewith as a reasonably prudent operator would drill such admitted at the lesseed Premises or lands pooled therewith as a reasonably prudent operator would drill such such sand or similar circumstances (a) to develop the Lessed Premises or transposated drillange by any well or wells located on other lands not pooled therewith. There shall be no coverant to drill exploratory wells or any additional wells except as expressly provided herein.
- 9. Proting. Lessee shall have the right but not the obligation to pool all or any part of the Leased Premises or interests therein with any other lands or interests, and as to any or all substances covered by this lease, either before or after the commencement of production, whenever Lessee decens it necessary or proper to do so in order to prudently develop or operate the Leased Premises, whether or not similar pooling authority exists with respect to such other lands or interests; provided, however, that the entire Leased Premises covered by this Lease, shall be included in any unit created pursuant to the pooling authority gramed herein. The unit formed by such pooling for an oil well which is not a horizontal completion shall not exceed eighty (80) acres plus a maximum acrege tolerance of ten percent (10%). For the purpose of the foregoing, the terms "oil well" ma" "gas well" shall have the meanings prescribed by applicable law or the appropriate governmental authority, or if no definition is so prescribed, "oil well" means a well with an initial gas-oil ratio of loss them 106,000 cubic feet or barrel and "gas well" means a well with an initial gas-oil ratio of 100,000 cubic feet or more per barrel, based on 24-hour production are conducted under normal producing conditions using atmid and sease separator facilities or equivalent testing equipment and "horizontal completion" usens a well in which the horizontal component of the gross interval in the reservoir exceeds the vertical component thereof, in exercising its product of a season and which the horizontal component of the gross interval in the reservoir exceeds the vertical component thereof, in exercising its production, drilling or reworking operations on the leased premises shall be treated as if it were production, drilling or reworking operations on the leased premises, shall be treated as if it were production, drilling or reworking operations on the leased premises, except that the production on which Lessor's royalty is calculated shall be that

Pooling in one or more instances shall not exhaust Lessee's pooling rights hereunder, and Lessee shall have the recurring right but not the obligation to revise any unit formed hereunder by expansion or contraction or both, either before or after commencement of production, in order to conform to the well spacing or density pattern prescribed or permitted by the governmental authority having jurisdiction, or to conform to any productive acreage determination made by such governmental authority. In making such a revision, Lessee shall like of record a written declaration describing the revised unit and stating the effective date of revision. If the lessed premises are included into reached of from the unit by virtue of such revision, the proportion of unit production on which royalities are payable hereunder shall thereafter be adjusted accordingly. In the absence of production in paying quantities from a unit, or upon permanent cessation thereof, Lessee may terminate the unit by filing of record a written declaration describing the unit and stating the date of termination, Pooling horeander shall not constitute a cross-conveyance of interests.

- 10. Assignment. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective beits, devisees, executors, administrators, successors and assignss. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until thirty (30) days after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership to the reasonable satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order.
- 11. Release and Versical Push Chaise. Lessee may, at any time and from time, deliver to Lessor a file of record written release of this Lease as to a full or undivided interest in all or my portion of the area covered by this Lense or may depths or zones therounder, and shall thereupon be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee release all or an undivided interest in less than all of the area covered hereby, Lessee's obligation to pay or tender shat-in royalties shall be proportionately reduced in accordance with the net acreage interest retinated hereunder. In any event, upon termination of this Lease, Lessee, its successors or assigns shall deliver to Lessor a recorded release within sixty (60) days as to such portion or portion or portions of this Lease, Lessee, its successors or assigns shall deliver to Lessor a recorded release within sixty (60) days as to such portion or portion or formany term of this Lease, upon the expiration of any extension or renewal of the grimary terms, or after cessarion of operations as provided hereix, whichever occurs last, this Lease shall remainte as to all rights lying below one hundred feet (10°) below either (1) the deepest depth drilled in any well drilled on the leased premises or on lands pooled therewith or (2) the stratigraphic equivalent of the base of the Barnent Shale formation producing or capable of producing in any well drilled on the leased greatness or on lands pooled therewith, whichever is the deepest; provided, however, if Lessee is then engaged in operations on the leased greatness or on lands pooled therewith, whichever is the deepest; provided, however, if Lessee is then engaged in operations on the leased premises or on lands pooled therewith, whichever is the deepest; provided, however, if Lessee is then engaged in operations of the strategies of producing in any well of the strategies of the strategies of one made pooled therewith, whichever is the deepest; provided, however, if Lessee is the
- 12. No Surface Use. Nonwithstanding anything to the contrary in this Lease, Lessee shall not enter upon the surface of, cross over, place any structure or building upon or conduct any operations (including but not limited to geophysical/scismic operations) on the Leased Premises or any other residential structure located within the same subdivision or neighborhood addition as the Leased Premises. Lessee shall only develop the leased premises by pooling, as provided herein, or by directional or horizontal drilling commenced from a surface location on other leads. Norwighstanding anything to the contrary in the Lease. Lessee has no right to drill horizontally, vertically, or an an angle under the Leased Premises at any depth that is less than three hundred (300) feet below the surface. Lessee has no right to pipe, transmit, or transport gas under the leased Premises at any depth that is less than three hundred (300) feet below the surface. Lesser agrees that Lessee shall have the sole and exclusive right to use the substrace below the families of the land located shall not have the right to lease or grant a subsurface to ensure the total surface. Lessee shall make all reasonable efforts not to use residential or neighborhood streets or thoroughfaces in developing the Lessed Premises, any lands pooled therewith or otherwise.
- 13. Noise. Noise levels associated with Lessee's operations related to the drilling, completion and reworking of wells shall be kept to a reasonable minimum, taking into consideration reasonably available equipment and technology in the oil and gas industry, the level and nature of development and surface use elsewhere in the vicinity of Lessee's drill sites and the fact Lessee's operatious are being conducted in or near an urban residential larea. If Lessee this control of the control of the control of the sound therefrom by installing a mise suppression multiler or like equipment.
- 1d. Regulatory Recogicuments and Force Majoure. Lessee's obligations under this Lesse, whether express or implied, shall be subject to all applicable laws, rules, regulations and orders of any governmental authority having jerisdiction, including environmental regulations, sotheric requirements, restrictive that the price of oil, gas and other substances covered hereby. To the extent any such laws, rules, regulations or orders are hes restrictive than the terms of this Lesse, this Lesse shall control. The breach of this puragraph will be considered a material breach of the Lesse. When dralling, networking, production or other operations are proved or delayed by such laws, rules, regulations or orders, or by inability to obtain necessary permits, equipment, services, material, water, electricity, fact, access or easements, or by fire, flood, adverse weather conditions, war, subtage, rebellion, insurrection, riot, strike or labor dispates, or by inability to obtain a satisfactory market for production or future of parchasors or carriers to take or transport such production or by any other cause not reasonably within Lessee's control, this Lesse shall not be liable for breach of any express or implied covenants of this Lesse when drifting, production or other operations are so prevented, delayed or interrupted. Lessee shall note all reasonable actions to remove or end any cause of force majoure as soon as

reasonably possible. In no event shall this Lease be perpetuated by an event of force majeure for a period of more than one (1) consucutive year or three (3) years of camulative time. No obligation of Lessee to pay money that has accused and was due before the Force Majeure event occurred under this Lease will be excussed or delayed by reason of such Force Majeure event.

- 15. Environmental Compliance. Lesses shall use the highest degree of care and all reasonable safeguards to prevent commination or pollution of any environmental mediums, including soil, surface waters, groundwater, sediments, and surface or subsurface strata, ambient air or any other environmental mediums, on, or usefue, Said Lands or leads pooled therewith, by any waste, pollutant, or contaminant. Lessees shall not bring or permit to remain on Said Lands or leads pooled therewith, by any waste, pollutant, or contaminant. Lessees shall not bring or permit to remain on Said Lands or leads pooled therewith, any asbestos containing materials, explosives, toxic materials, or substances regulated as hazardous wastes, hazardous materials, locatedous substances (as the term "Hazardous Substances" is defined in the Comprehensive Environmental Response Compensation and Liability Act (CERCLA), 42 U.S. C. Sections 9601, et sect) or toxic substances under any federal, gate or local law or negulation ("Hazardous Materials"), except ordinary products commonly used in connection with oil and gas exploration and development operations and stored in the usual manner and quantities. LESSEE'S VIOLATION OF THE FOREGOING PROHIBETTON SHALL CONSTITUTE A MATERIAL BREACH AND DEFAULT HERIGINDER AND LESSEE SHALL INDEMNIFY, HOLD HARMLESS AND DEFEND LESSOR, IT'S AGENTS, EMPLOYEES, TENANTS, GUESTS, INVITEES AND THEIR RESPECTIVE SUCCESSORS AND ASSIGNS FROM AND AGAINST ANY CLAIMS, DAMAGES, JUDGMENTS, PENALTIES, LIABILITIES, AND COSTS (INCLUDING REASONABLE ATTORNEY'S FEES AND COURT COSTS) CAUSED BY THE PRESENCE OR ABOUT SAID LANDS POOLED THEREWITH DURING LESSEE'S OCCUPANCY OR CONTROL OF SAME. LESSEE SHALL CLEAN UP, REMOVE, REMEDY, AND REPAIR ANY SOIL OR GROUND WATER CONTAMINATION AND DAMAGE CAUSED BY THE PRESENCE OR RELEASE OF ANY HAZARDOUS MATERIALS IN. ON, UNDER OR ABOUT SAID LANDS OR AAPIS UNDERTAKEN PURSUANT TO CERCLA OR ANY OTHER ENVIRONMENTAL LAW OR REGULATION. LESSEE'S SHALL SURVIVE THE PRESENCE OF ANY HAZARDOUS MATERIALS, OR UPON RECEI
- 16. Indeputity. Lessee agrees to indemnify and hold harmless lessor, and lessor's representatives, successors, and assigns against all expenses, claims, demands, liabilities, and causes of action of any nature for injury to or death of persons and loss or damage to property, incliding, without limitation, attorney's fees, expert fees, and court costs, caused by lessee's operations on said land or lands pooled therewith or lessee's marketing of production from the land or any vollation of any environmental requirements by lessee. As used in this paragraph, the term "lessee" includes lessee, its agents, employees, servants, conteactors, and any other person acting under its direction and control, and its independent contractors.
- 17. Notices. All notices required or contemplated by this Leaso shall be directed to the pany being notified at the address tidentified in herein, unless notice of another address has been provided in writing. All such notices shall be made by registered or certified mail, return receipt requested, unless another means of delivery is expressly stated.
- 18. No Warmsty of Tisk. Lessor makes no warranty of any kind with respect to title to the surface or mineral estate in the leased premises of any portion of or interest therein. All warranties that might arise by common have or by statute, including but not limited to Section 5.023 of the Terus Property Code (or its successor), are excluded. By acceptance of this Lease, Lessee acknowledges that it has been given full opportunity to investigate and tus conducted sufficient investigation to satisfy itself as to the title to the leased premises. Lessee assumes all risk of title failures.
- 19. <u>Curing Defaults.</u> Should Lessee at any time fail to comply with its obligations beremoter regarding construction, maintenance, or repair, Lessor shall notify Lessee in writing its failure to comply with such obligations, and upon such written notice, Lessee shall have sixty (60) days to fulfill its obligations, or, Lessor shall have the right, to do or have done whatever is necessary to fulfill the obligations to its satisfaction, and Lessee shall be liable to Lessor for the reasonable and necessary expenses thus incurred by Lessor, to be paid within sixty (60) days after Lessor shall have furnished Lessee an incurred written statement of the expenses.
- 20. Young and Least Floss. Venue for any dispote arising under this Lease shall lie in Turrant County, Texas, where all obligations under this Lease are performable. At any tasse that any obligation of the Lease is make a payment shall not be complied with in accordance with the terms of the Lease, it is suggested and understood that Lessee will pay to Lessor interest thereon at the highest lawful rate allowed to be charged to Lessee by Lesser under the then existing Statutes of the State of Texas. In addition, in the event of the breach of any provision of the Lease, Lessee shall pay to Lessor all crasts and expenses reasonably incurred including attorney's feets and crasts of court incurred by Lessor for the enforcement of the provisions of this Lease. It is agreed and understood that time is of the exerce in the performing of each responsibility under the terms of this Lease.
- 21. Records. Lessee shall keep complete and accurate records of all its operations relating to or affecting the Leased Premises, and the results thereof, including but not limited for all geophysical, geological, geochemical and paleocolological data and interpretations or analyses thereof; all lend surveys, title opidious and title curative material; all drilling, coring, legging, testing and completion records; all production records showing the total gross production, the quantities saved, sold and used, the disposition thereof, and the sales prices or values thereof; all production sales contracts; and such other records and as may be proper for the stitlement of accounts between Lessor and Lessoe or to determine the respective rights and obligations of said parties heresafter. During the primary term of this Lease and for as long as oil and gas is produced therefrom, and for a period of one (1) year thereafter, Lessoe shall make all of such records and data available to Lessor or Lessor's designee for examination and copying in Lessee's offices at all reasonable times, as well as all other records, anders, charts, graphs, maps, contracts, documents, papers, and other material in the possession of or under the control of the Lessee and pertaining to the Lessed Premises.
- 22. <u>Division Orders.</u> It is agreed that neither the Lease nor any of its terms or provisions shall be altered, amended, extended, or ratified by any division order or transfer order execution of a division order for payment of royalty payable under the Lease, then the only form of division order permitted for Lessee's use shall be such form promulgated by the State of Texas and set forth in Section 91.402(d) of the Texas Natural Resources Code as amended from time to time. Any amendment, alteration, extension or ratification of this Lease, or of using some or provisions of this Lease, shall be made only by an instrument clearly denominating its purpose and effect, describing the specific terms or provisions affected and the proposed change or modification bereof, and executed by the party against whom any such amendment, alteration, extension or ratification not so drafted shall be of no force or effect.
- 23. Subordination Agreement Fees. Notwithstanding anything contained herein to the contrary, neither Lessee nor Lessee's assigns shall ever require a subordination, partial release of fire, release of lies, consent or other documentation from any lender of Lessor that has a lien on said land as a condition to Lessor receiving any subsequent coyalty payment, unless the well bure penetrates the lease premises, in which case Lessee shall notify Lessor. However, Lessor will cooperate with any reasonable effort of Lessor to obtain same from Lessor's leader on behalf of Lessor.
- 24. Miscribaneous. This Lease is entered into in the State of Texas and shall be construed, interpreted and enforced in accordance with the inws of the State of Texas without reference to choice-of-isw rules. Should any of the provisions herein be determined to be invalid by a court of competent jurisdiction, it is against that shall not affect the coforceability of any other provision herein and that the parties shall attempt in good faith to reaspotiate that provisions so determined to be invalid to effectuate the purpose of and to conform to the law regarding such provision. The section titles appearing in this Lease are for convenience only and shall not by themselves determine the construction of this Lease. This Lease may be executed in one or more counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same insumment. Singular and plural terms, as well as terms stated in the masculine, feminise or neuter gender, shall be read to include the other(s) as the context requires to effectuate the full purposes of this Lease.

"The rights of Lessor under this Lesso shall be in addition to, and not in tieu of, all rights Lessor may have as to payment of royalty under Texas law, including, without limitation, V.T.C.A. NATURAL RESOURCES CODE § § 91.401 through 91.405."

IN WITNESS WHEREOF, this Lease is executed to be effective as of the date first written above, but upon execution shall be binding on each signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this Lease has been executed by all parties bereinshove named as Lessor.

Fleet Oll and Gus, Ltd.		
By: Todd Greenfield, Anthorized Representative		
Eugen C Warnelse		
ACKNOWLEDGMENTS		
THE PROVINCE OF SAN JOSE \$ REPUBLIC OF COSTA BICA \$		
This instrument was acknowledged before me on this 6th day of 1000 2008, by Eugene C. Warneke, the Lessor(s).		
Notary Printic, Republic of Costa Rica		
X		
THE STATE OF TEXAS §		
COUNTY OF TABRANT §		
This instrument was acknowledged before me on this 30 day of way 2008, by Todd Greenfield, authorized representative of Fleet OB and Gree, 1.td., the Lesson.		
= $=$ $=$ $=$ $=$ $=$ $=$ $=$ $=$ $=$		
Nonry Public, Store of Texas		

After Recording Return To: Fleet Oil and Gas, Ltd. 3000 Montgomery St. Fort Worth, TX 76107

FOM R. WHITE Public, State of Texas Commission Expires

LESSEE:

Juan C. Surinach consular associate of the united states of america

Republic of Costa Rica
Province & City of San Jose
Embassy of the United States of America}§

### Schedule "A"

	/	
Attached to and by reference made a part of that certain Oil & Gas Lease dated	<u>075</u>	, 2008 by and
between Eugene C. Warneke, as Lessor and Fleet Oil and Gas, Ltd., as Lessee.		

A 5730 acre tract of iand, more or less, being described as Lot 40, Block SB, of PARKWAY CENTRAL ADDITION, 3<sup>RD</sup> INSTALLMENT, a subdivision in the City of Arlington, Tarrant County, Texas, according to the map or plat thereof recorded in Volume 388-75, Page 59, Plat Records, Tarrant County, Texas.



# FLEET OIL & GAS LTD 3000 MONTGOMERY ST

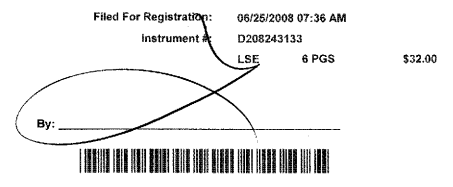
FT WORTH

TX 76107

Submitter: FLEET OIL & GAS LTD

## SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

## <u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.



D208243133

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

Printed by: CN